

FEDERAL ENERGY REGULATORY COMMISSION
WASHINGTON, DC 20426

December 23, 2003

In Reply Refer To:
Docket Nos. EL03-117-000
QF90-65-008
QF90-87-008
QF86-972-006

Office of Administrative Litigation
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Dear Ms. Strasser, Mr. O'Donnell, Mr. Shapiro, and Mr. Moore:

1. On October 1, 2003, Commission Trial Staff (Trial Staff), Cogen Technologies Linden Venture, L.P. (Linden Venture), Camden Cogen L.P. (Camden Cogen), and Cogen Technologies NJ Venture (NJ Venture), and intervenors Enron Corporation, Enron North America Corporation, Joint Energy Development Investments II Limited Partnership, and GS Linden Power Holdings LLC submitted a Consent Agreement Affirming Qualifying Facility Status as an offer of settlement that resolves all issues under investigation in the above dockets related to Linden Venture, Camden Cogen, and NJ Venture, and their cogeneration facilities located in Linden, Camden, and Bayonne,

New Jersey, respectively. No initial comments or reply comments were received. On October 24, 2003, the presiding judge certified the settlement as uncontested.

2. The settlement is in the public interest and is hereby approved. The Commission's approval of the settlement does not constitute approval of, or precedent regarding, any principle or issue in this proceeding.

3. This letter order terminates Docket Nos. QF90-65-008, QF90-87-008, and QF86-972-006.

By direction of the Commission.

Magalie R. Salas,
Secretary.

cc: All Parties

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